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3	Chief Assistant Federal Defender 201 West Liberty Street, Suite 102 Reno, Nevada 89501 Telephone (702) 388-5141 (Las Vegas direct line) Telephone (775) 321-8455 (Reno direct line)		
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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE DISTRICT OF NEVADA		
10	UNITED STATES OF AMERICA,	No. 2:12-cr-63-PMP-CWH	
11	Plaintiff,	Stipulation To Extend The Date From May	
12	v.	13, 2014 To May 30, 2014 For The Filing Of Joint Proposed Case Specific Jury	
13	ROSS HACK, MELISSA HACK, and	Questionnaire	
14	LELAND JONES))	
15	Defendants.		
16	IT IS HEREBY STIPULATED AND AGREED, by and between Patricia A. Sumner and		
17	Julia Gegenheimer, United States Department of Justice, Civil Rights Division, Trial Attorneys, and		
18	Nicholas Dickinson, Assistant United States Attorney, counsel for the United States of America, and		
19	Michael Kennedy, Chief Assistant Federal Public Defender, counsel for Ross Hack, Brent Bryson		
20	and Gabriel Grasso, counsel for Melissa Hack, and James Hartsell, counsel for Leland Jones, that		
21	the time for filing the joint proposed case specific jury questionnaire (see C.R. 237, 03/17/2014		
22	minutes of proceedings) should be extended from Tuesday, May 13, 2014 to up and including Friday,		
23	May 30, 2014.		
24	The present trial date of Monday, August July 18, 2014 at 9:00 a.m and the present pretrial		
25	conference of Tuesday, August 12, 2014 at 9:00 a.m. remain unchanged by this stipulation as it		
26	applies only to the date for filing the proposed joint case specific jury questionnaire. There is no		
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1	Speedy Trial Act impact from this stipulation as time has previously been excluded up to an	
2	including the August 18, 2014 jury trial date.	
3	DATED: May 9, 2014	
4	Plaintiff United States	
5	DANIEL G. BOGDEN	
6	United States Attorney	
7 8	/s/ Nicholas D. Dickinson / S/ Patricia A. Sumner Patricia A. Sumner Patricia A. Sumner Patricia A. Sumner, Esq. Assistant United States Attorney Attorney for United States Civil Rights Division	
9	Attorney for United States	
10	Defendants Hack, Hack and Jones	
11 12	<u>/s/ Michael J. Kennedy</u> Michael J. Kennedy, Esq. Chief Assistant Federal Defender	
13	Attorney for Ross Hack	
141516	/s/ Gabriel L. Grasso E. Brent Bryson, Esq. Gabriel L. Grasso, Esq. Attorneys for Melissa Hack	
17 18	/s/ James Hartsell James Hartsell, Esq. Attorney for Leland Jones	
19	1 Morney for Definite voices	
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1 2 3 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 4 5 UNITED STATES OF AMERICA, 2:12-cr-063-PMP-CWH 6 Plaintiff, FINDINGS OF FACT, CONCLUSIONS OF 7 LAW, AND ORDER VS. 8 ROSS HACK, 9 MELISSA HACK, and LELAND JONES, 10 Defendants. 11 FINDINGS OF FACT 12 Based on the pending Stipulation of counsel, and good cause appearing therefore, the Court 13 finds that good cause exists for adopting the proposed extension of time to file the joint proposed 14 case specific jury questionnaire. The trial date of August 18,, 2014 remains unchanged. 15 **CONCLUSIONS OF LAW** 16 The Court finds that this request for a continuance of the pretrial motions schedule will not 17 18 impact the Speedy Trial Act as the court has previously set a trial date of August 18, 2014 and previously determined that, pursuant to the parties stipulation, that the ends of justice served by 19 doing so outweigh the defendants' and public's best interests in a speedy trial. 18 U.S.C. § 20 3161(h)(7)(A). 21 **ORDER** 22 IT IS ORDERED THAT the joint proposed case specific jury questionnaire shall be filed on 23 or before May 30, 2014. 24 DATED 12 day of May, 2014. 25 26 SENIOR UNITED STATES DISTRICT JUDGE 27 28